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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/004,001	11/01/2001	Wen Zhao	555255012288	7436
Joseph M. Saue	7590 08/06/200 er, Esq.	EXAMINER		
Jones, Day, Reavis & Pogue North Point 901 Lakeside Avenue Cleveland, OH 44114			PHAM, TUAN	
			ART UNIT	PAPER NUMBER
			2618	
			MAIL DATE	DELIVERY MODE
			08/06/2008	PAPER

# Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/004,001	ZHAO ET AL.			
Office Action Summary	Examiner	Art Unit			
	TUAN A. PHAM	2618			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	I.  lely filed  the mailing date of this communication.  (35 U.S.C. § 133).			
Status					
1)⊠ Responsive to communication(s) filed on <u>02 M</u>	av 2008				
	, — ,—				
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims					
4)⊠ Claim(s) <u>42 and 44-53</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>42 and 44-53</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or	election requirement.				
Application Papers					
9) The specification is objected to by the Examiner.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
	priority under 35 U.S.C. § 119(a)	-(d) or (f)			
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:					
, ,	1.☐ Certified copies of the priority documents have been received.				
	_				
3. ☐ Copies of the certified copies of the prior					
application from the International Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of the certified copies not received.					
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Attachment(s)					
1) X Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)			
2) DNotice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ite			
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informal P	atent Application			
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#### **DETAILED ACTION**

### Response to Arguments

1. Applicant's arguments, see Applicant's remark, filed on 05/02/2008, with respect to the rejection(s) of claim(s) 42, and 44-53 under 103(a) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Woods (US Patent No.: 6,965,372).

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

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3. <u>Claims 42, 44, and 46-50 are rejected under 35 U.S.C. 103(a) as being unpatentable over (Nokia user's manual 900i 06/07/1998, hereinafter, "PA") in view of Woods (US Patent No.: 6,965,372).</u>

Regarding claim 42, PA teaches a communication device comprising (see figure 2-11, page 2-10):

a keyboard having at least twenty six keys that are each labeled with a different letter of the alphabet and configured to generated an output signal (see figure 2-11, page 2-10), the number being 2-9 respectively for keys labeled with A-C, D-F, G-I, J-L, M-O, P-S, T-V and W-Z (see figure 1-1, page 1-1, the keypad of mobile phone is arranged the number 2 respectively for the key labeled with A-C, the number 3 respectively for the key labeled with D-F, and so on);

a processor for converting the output signal into a character code (see page 3-2, it is obvious that the PDA should be included a processor for converting a signal to character code when the user using the text);

means for converting the output signal into a telephony tone signal (see page 3-2, 4-5, it is obvious that the PDA should be included a processor for converting a signal to telephone tone when the user dial the number, DTMF);

software applications stored by the communication device and executed by the processor (see page 2-8), and

a keyboard mode control software module that automatically controls whether the keyboard output signals from the keys are converted into character codes or telephony tone signals based on which of the plurality of software applications is active (see figure

2-11, the keyboard as shown in figure 2-11 is store plurality of applications to support multiple mode, each mode is associated with different software application. When the user selects the telephone mode from the keyboard, the controller automatically run on the telephone software application, and when the user selects the calculator mode, the controller automatically run on calculator software application, page 2-8, 2-10, 2-11).

It should be noticed that PA fails to teach a keyboard having at least twenty six keys that are each labeled with a different letter of the alphabet and with a number. However, Woods teaches a keyboard having at least twenty six keys that are each labeled with a different letter of the alphabet and with a number (see figure 2, letter A-Z, Number 96-121, col.10, ln.26-60).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Woods into view of PA in order to provide a enhanced keyboard arrangement which will enable the user to type and process words more quickly, efficiently, and effortlessly as suggested by Woods at col.2, ln.33-38.

**Regarding claim 44**, PA further teaches QWERTY keyboard (see figure 2-11).

**Regarding claim 46**, PA further teaches a mode key with which a user can switch conversion of the output signals from telephony signals to character codes (see figure 2-11, application button 1, page 2-10, the user can press the application button 1 to select the mode).

Regarding claim 47, PA teaches a communication device comprising (see figure 2-11, page 2-10):

means for generating, for each key pressed by a user, a telephony tone signal corresponding to the number assigned to the pressed key (see figure 13-1, pages 13-1, 13-3, it is clearly seen that DTMF is generating the tone associate with the number when the user press the key to make a call).

It should be noticed that PA fails to teach a keyboard having at least twenty six keys that are each labeled with a different letter of the alphabet and each assigned a number. However, Woods teaches a keyboard having at least twenty six keys that are each labeled with a different letter of the alphabet and each assigned a number (see figure 2, letter A-Z, Number 96-121, col.10, ln.26-60).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Woods into view of PA in order to provide a enhanced keyboard arrangement which will enable the user to type and process words more quickly, efficiently, and effortlessly as suggested by Woods at col.2, ln.33-38.

**Regarding claim 48**, PA further teaches the numbers 2-9 are assigned respectively to keys labeled A-C, D-F, G-I, J-L, M-O, P-S, T-V and W-Z (see figure 1-1, page 1-1, the keypad of mobile phone is arranged the number 2 respectively for the key labeled with A-C, the number 3 respectively for the key labeled with D-F, and so on).

Regarding claim 49, PA further teaches QWERTY keyboard (see figure 2-11).

**Regarding claim 50**, Woods further teaches each key is labeled with its assigned number (see figure 2, letter A-Z, Number 96-121, col.10, ln.26-60).

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4. Claim 45 is rejected under 35 U.S.C. 103(a) as being unpatentable over Public Application (Nokia user's manual 900i 06/07/1998, hereinafter, "PA") in view of Woods (US Patent No.: 6,965,372) as applied to claim 42 above, and further in view of Ahlemeyer et al. (US Patent No.: 4,888,815, hereinafter, "Ahlemeyer").

**Regarding claim 45**, PA and Woods, in combination, fails to teach display the character codes. However, Ahlemeyer teaches display the character codes (see col.6, ln.47-50).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Ahlemeyer into view of PA and Woods in order to provide the geographical region selected by the user as suggested by Ahlemeyer at col.6, In.47-50.

5. Claim 51 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kato et al. (EP 0898222 A1, hereinafter, "Kato") in view of Bennett (US Patent No.: 4,430,639).

Regarding claim 51, Kato teaches a communication device (see figure 11, mobile phone 200):

the device being operative, for each letter pressed by a user, to communicate the number assigned to the pressed letter (see figure 11, pressing keys labeled with letter A-I-U-E-O that is associated with the dial numbers 1-5).

It should be noticed that Kato fails to teach a keyboard with letters arranged in a QWERTY configuration (see figure 2 QWERTY keyboard with the letter arrange on

each key), each of the letters being assigned a number in the range 0-9 (see figure 2, letters QWERTYUIOP assigned with number 0-9).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Bennett into view of Kato in order to provide a enhanced keyboard arrangement which will enable the user to type more quickly, efficiently, and effortlessly.

6. <u>Claims 52-53 are rejected under 35 U.S.C. 103(a) as being unpatentable</u>
over Kato et al. (EP 0898222 A1, hereinafter, "Kato") in view of Bennett (US Patent
No.: 4,430,639) as applied to claim 51 above, and further in view of (Nokia user's manual 900i 06/07/1998, hereinafter, "PA").

Regarding claim 52, Kato and Bennett, in combination, fails to teach the numbers 2-9 are assigned respectively to keys labeled A-C, D-F, G-I, J-L, M-O, P-S, T-V and W-Z. However, PA teaches the numbers 2-9 are assigned respectively to keys labeled A-C, D-F, G-I, J-L, M-O, P-S, T-V and W-Z (see figure 1-1, page 1-1, the keypad of mobile phone is arranged the number 2 respectively for the key labeled with A-C, the number 3 respectively for the key labeled with D-F, and so on).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of PA into view of Kato and Bennett in order to provide a enhanced keyboard arrangement which will enable the user to type more quickly, efficiently, and effortlessly.

**Regarding claim 53**, PA further teaches the communicating of the numbers is through telephony tone signals (see figure 1, DTMF tone).

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#### Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tuan A. Pham whose telephone number is (571) 272-8097. The examiner can normally be reached on Monday through Friday, 8:30 AM-5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Anderson can be reached on (571) 272-4177. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have question on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/TUAN A PHAM/ Examiner, Art Unit 2618